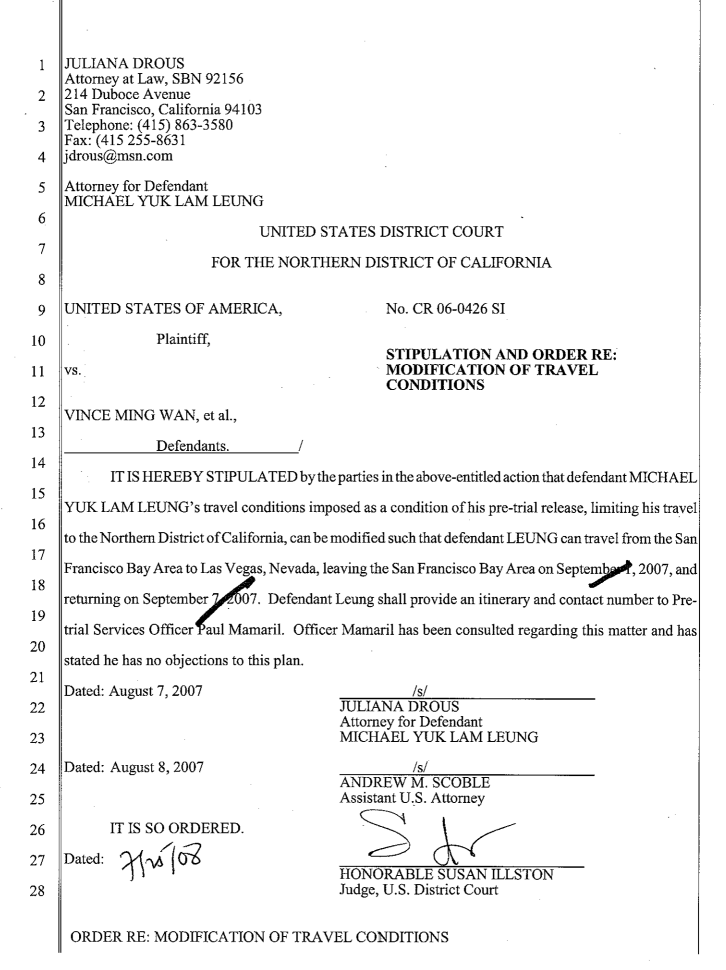
1 2 3 4	JULIANA DROUS Attorney at Law, SBN 92156 214 Duboce Avenue San Francisco, California 94103 Telephone: (415) 863-3580 Fax: (415 255-8631 jdrous@msn.com	AUG 0 1 2008 RICHARD W. WIEKING NORTHERN DISTRICT COUR
5	Attorney for Defendant MICHAEL YUK LAM LEUNG	RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA
6	UNITED STATES DISTRICT COURT	
7 8	FOR THE NORTH	ERN DISTRICT OF CALIFORNIA
9	UNITED STATES OF AMERICA,	No. CR 06-0426 SI
10	Plaintiff,	
11	vs.	STIPULATION AND ORDER RE: MODIFICATION OF TRAVEL CONDITIONS
12 13	VINCE MING WAN, et al.,	
14	/	
15	IT IS HEREBY STIPULATED by the parties in the above-entitled action that defendant MICHAEL	
	YUK LAM LEUNG's travel conditions imposed as a condition of his pre-trial release, limiting his travel	
16	to the Northern District of California, can be modified such that defendant LEUNG can travel from the San	
17	Francisco Bay Area to Las Vegas, Nevada, leaving the San Francisco Bay Area on August 26, 2008, and	
18	returning on August 29, 2008. Defendant Leung shall provide an itinerary and contact number to Pre-trial	
19	Services Officer Betty Kim. Officer Kim has been consulted regarding this matter and has stated she has	
20	no objections to this plan.	
21	Dated: July 23, 2008	DILLA DROUG
2223		JULIANA DROUS Attorney for Defendant MICHAEL YUK LAM LEUNG
24	Dated: July 23, 2008	NICOLE KIM
25		Assistant U.S. Attorney
26	IT IS SO ORDERED.	
27 28	Dated: 8//08	HONORABLE SUSAN ILLSTON Judge, U.S. District Court

ORDER RE: MODIFICATION OF TRAVEL CONDITIONS



Juliana Drous

214 Duboce Avenue, San Francisco, CA 94103 • Phone (415) 863-3580 • Fax (415) 255-8631

Attorney at Law

July 25, 2008

Hon. Susan Illston Judge, United States District Court Northern District of California 450 Golden Gate Ave. San Francisco, CA 94102

Re: United States v. Michael Yuk Lam Leung

CR-06-0426 SI

Dear Judge Illston:

Mr. Leung is requesting permission to travel to Las Vegas for a vacation with his girlfriend. He would like to leave the Bay Area on August 26, 2008, and return on August 29, ,2008. I have discussed this with his pre-trial service officer, Betty Kim, who has no objection to this travel. I have enclosed a stipulation and proposed order authorizing this trip. Mr. Leung has been instructed to provide an itinerary to Ms. Kim stating where he will be staying while he is out of the Bay Area. Thank you for your consideration on this matter.

cc. AUSA Andrew Scoble